1 2	GUTRIDE SAFIER LLP ADAM J. GUTRIDE (State Bar No. 181446) adam@gutridesafier.com	STATES DISTRICT CO.
3	SETH A. SAFIER (State Bar No. 197427) 835 Douglass Street	
4	seth@gutridesafier.com L. JAY KUO (State Bar No. 173293)	IT IS SO ORDERED
5	jay@gutridesafier.com San Francisco, California 94114	
6	Telephone: (415) 336-6545 Facsimile: (415) 449-6469	Judge James Ware
7	Attorneys for Plaintiff	
8	QUINN EMANUEL URQUHART & SULLIV Jeffery D. McFarland (Bar No. 157628)	AN, LLP
9	jeffmcfarland@quinnemanuel.com Stan Karas (Bar No. 222402)	AN, LLP DISTRICT OF CE
10	stankaras@quinnemanuel.com	
11	A.J. Bedel (Bar No. 243603) ajbedel@quinnemanuel.com	
12	865 South Figueroa Street, 10th Floor Los Angeles, California 90017-2543	
13	Telephone: (213) 443-3000 Facsimile: (213) 443-3100	,
14	Attorneys for Defendant ACER AMERICA COR	PORATION
15		
16	UNITED STATES I	DISTRICT COURT
17	NORTHERN DISTRIC	CT OF CALIFORNIA
18	- · · · - · · · · · · · · · · · · · · ·	
19	SAN FRANCIS	
20	KEVIN EMBRY, an individual, on behalf of himself, the general public and those similarly	CASE NO. CV-09-01808 (JW)
21	situated	STIPULATED REQUEST FOR ADDITIONAL TIME TO PROVIDE
22	Plaintiff,	CLASS NOTICE
23	v.	
24	ACER AMERICA CORPORATION; AND	
25	DOES 1 THROUGH 50	
	Defendants	
26		
27		
28		

1	TO THE COURT:		
2	WHEREAS, on October 24, 2011, the Court issued an order granting preliminary		
3	approval to the parties' settlement of the claims of the proposed class (Dkt.# 195);		
4	WHEREAS, the parties' settlement agreement provides that notice to the class shall be		
5	provided within 14 days of the preliminary approval of the settlement;		
6	WHEREAS, Acer reports that it has had technical difficulties in compiling an email		
7	database of all potential class members, which have rendered it impossible for it to provide email		
8	notice to the class by November 8, 2011;		
9	WHEREAS, Acer will initiate published notice in the week of November 8, 2011, as		
10	originally ordered, and will initiate email notice on or before November 15, 2011.		
11	NOW THEREFORE, ACER REQUESTS that the Court extend the time for the parties		
12	provide email notice to November 15, 2011. Plaintiff does not oppose this request.		
13	DATED: November 3, 2011 GUTRIDE SAFIER LLP		
14			
15	By:/s/ Adam Gutride	_	
16	Adam Gutride Seth A. Safier		
17	Attorneys for Plaintiff Kevin Embry		
18			
19	DATED: November 3, 2011  QUINN EMANUEL URQUHART &		
20	SULLIVAN, LLP		
21	By:/s/ Jeff McFarland		
22	Jeffery D. McFarland Stan Karas	_	
23	Attorneys for Defendant Acer America Corporation		
24	Corporation		
25	FOR GOOD CAUSE SHOWN, IT IS SO ORDERED.		
26			
27	DATED: November 7, 2011		
28			
	03926.22689/4431886.1 STIPULATED REQUEST FOR ADDITIONAL TIME EMBRY V. ACER, CASE 09-1808		

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onorable James Ware ted States District Court Judge